IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	
)	
VS.)	CR No. 04-CR-10336 NMC
)	
JULIO SANTIAGO)	SEPTEMBER 12, 2006

MOTION FOR DEPOSITION

Now comes the defendant Julio Santiago in the above-entitled cause, pursuant to Rule 15 of the Rules of Criminal Procedure and notifies the government that he shall depose the witnesses;

Jamie Cepero Terry Hanson Marcos Chavez

on Wednesday September 27, 2006, at 9:00 A.M., at the Attorneys Conference Room in the United States Courthouse in Boston Massachusetts.

/s/ JOHN F. CICILLINE

John F. Cicilline, Esquire #0433 Attorney for (Julio Santiago) Cicilline Law Office 381 Atwells Avenue Providence, RI 02909 Office 401 273.5600 Fax 401 454.5600 ifcicilline387@aol.com

CERTIFICATION

I hereby certify that on September 12, 2006 a true copy of the above document was served upon all attorneys of record by ECF filing.

/s/ JOHN F. CICILLINE